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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/833,986	04/12/2001	Yong Chang	678-649 (P9792)	2092
28249	7590 06/14/2005		EXAMINER	
DILWORTH & BARRESE, LLP			FOX, JAMAL A	
333 EARLE OVINGTON BLVD. UNIONDALE, NY 11553			ART UNIT	PAPER NUMBER
			2664	
			DATE MAILED: 06/14/2005	5

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
Office Action Comme	09/833,986	CHANG, YONG				
Office Action Summary	Examiner	Art Unit				
	Jamal A. Fox	2664				
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet	with the correspondence address				
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the may earned patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may reply within the statutory minimum of tood will apply and will expire SIX (6) Mitte, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 24	1 January 2005.					
<i>'</i> =	☐ This action is FINAL . 2b) ☑ This action is non-final.					
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closed in accordance with the practice unde	er <i>Ex parte Quayle</i> , 1935 C	.D. 11, 453 O.G. 213.				
Disposition of Claims						
4) ☐ Claim(s) 1-7 is/are pending in the application 4a) Of the above claim(s) is/are without 5) ☐ Claim(s) 4-7 is/are allowed. 6) ☐ Claim(s) 1-3 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	Irawn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>04 May 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
• • • • • • • • • • • • • • • • • • • •	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the cord 11) The oath or declaration is objected to by the						
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority docume 2. ☑ Certified copies of the priority docume 3. □ Copies of the certified copies of the priority docume application from the International Bur * See the attached detailed Office action for a	ents have been received. ents have been received in priority documents have been reau (PCT Rule 17.2(a)).	Application No. <u>09/833,986</u> . en received in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date 		lo(s)/Mail Date of Informal Patent Application (PTO-152) 				

DETAILED ACTION

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Krishnamurthi et al. (U.S. Patent No. 6,134,434) in view of Krishnamurthi et al. (U.S. Patent No. 6,198,929).

Referring to claim 1, Krishnamurthi et al. (U.S. Patent No. 6,134,434) discloses a method for performing a handoff (handoff, col. 9 line 55 - col. 10 line 6) including a first base station (BS1 108, col. 9 line 55 - col. 10 line 6) communicating voice and packet data (voice, data, col. 3 lines 9-18) with a mobile station (SU1 112, col. 9 line 55 - col. 10 line 6), a mobile switching center (MSC 102, col. 9 line 55 - col. 10 line 6) connected to the first base station (BS1, Figures 3 and 4) and a second base station (BS2 110, col. 9 line 55 - col. 10 line 6) adjacent to the first base station (BS1, Figures 3 and 4), the method comprising the steps of:

sending (sends, col. 9 lines 57-58) a handoff required message from the first base station to the mobile switching center, the handoff required message including a service configuration record (service configuration, col. 9 lines 57-60);

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sending (sends, col. 9 lines 60-62) from the mobile switching center the service configuration record of the received handoff required message to the second base station;

determining (processing, col. 9 lines 62-64) in the second base station whether it is possible to communicate with the mobile station using a radio resource specified in the service type identifier and the service configuration record, sending, when it is not possible to communicate with the mobile station, to the mobile switching center a new service type identifier and a new service configuration record indicating that communicating with one of the voice and packet data with the mobile station is possible;

sending (returns, col. 9 lines 64-66) from the mobile switching center the new service type identifier and the new service configuration record to the first base station; but does not explicitly teach of including a service type identifier indicating a concurrent service of the voice and packet data, sending from the first base station the new service type identifier and forming in the mobile station a communication link (link, col. 5 lines 36-48) to the second base station according to the new service configuration record. However, voice and packet data are disclosed in Krishnamurthi et al. (U.S. Patent No. 6,198,929) (voice and SMS messages, col. 2 lines 55-59, col. 3 lines 15-34, col. 7 lines 49-58, col. 8 lines 8-17, col. 8 lines 36-53, col. 8 line 65-col. 9 line 8, col. 9 lines 10-23, col. 9 line 66-col. 10 line 16 and col. 11 lines 10-22), and the Service Configuration Directive contains the service configuration. It would have been obvious to one having ordinary skill in the art at the time the invention was made to have included the service type identifier indicating a concurrent service of the voice and packet data of

Krishnamurthi et al. (U.S. Patent No. 6,198,929) to the invention of Krishnamurthi et al. (U.S. Patent No. 6,134,434), in order to maintain the service connection by allowing both calls as suggested by Krishnamurthi et al. (U.S. Patent No. 6,198,929).

Referring to claim 2, Krishnamurthi et al. discloses the method of claim 1, but does not explicitly teach of the service configuration record comprising resource information including a radio channel. However, radio frequency communication is disclosed in (col. 5 lines 19-22). Therefore it would have been obvious to one having ordinary skill in the art at the time the invention was made to have included the service configuration record comprising resource information including a radio channel in order to provide two way communication between the base stations and the mobile station as suggested by Krishnamurthi et al.

Referring to claim 3, Krishnamurthi et al. discloses the method of claim 1, wherein the service configuration record comprises resource information including a data rate (data rate, col. 7 lines 43-44).

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

The changes made to 35 U.S.C. 102(e) by the American Inventors Protection Act of 1999 (AIPA) and the Intellectual Property and High Technology Technical

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Amendments Act of 2002 do not apply when the reference is a U.S. patent resulting directly or indirectly from an international application filed before November 29, 2000. Therefore, the prior art date of the reference is determined under 35 U.S.C. 102(e) prior to the amendment by the AIPA (pre-AIPA 35 U.S.C. 102(e)).

4. Claims 1-3 are rejected under 35 U.S.C. 102(e) as being anticipated by Krishnamurthi et al. (U.S. Patent No. 6,198,929).

Referring to claim 1, Krishnamurthi et al. discloses a method for performing a handoff (handoff col. 9 line 52-col. 10 line 16) on a voice and data packet (voice and SMS messages, col. 2 lines 55-59, col. 3 lines 15-34, col. 7 lines 49-58, col. 8 lines 8-17, col. 8 lines 36-53, col. 8 line 65-col. 9 line 8, col. 9 lines 10-23, col. 9 line 66-col. 10 line 16 and col. 11 lines 10-22) in a mobile communication system (Figures 1, 2 and 4) including a first base station (Figures 1-5 BS1, ref. sign 108 and respective portions of the spec.) communicating voice and packet data (voice and SMS messages, col. 2 lines 55-59, col. 3 lines 15-34, col. 7 lines 49-58, col. 8 lines 8-17, col. 8 lines 36-53, col. 8 line 65-col. 9 line 8, col. 9 lines 10-23, col. 9 line 66-col. 10 line 16 and col. 11 lines 10-22) with a mobile station (Figures 1-3, SU1, ref. sign 112 and respective portions of the spec.), a mobile station switching center (Figures 1-5, MSC, ref. sign 102 and respective portions of the spec.) connected to the first base station (Figures 1-5 BS1, ref. sign 108 and respective portions of the spec.), and a second base station (Figures 1-3, BS2 ref. sign 110 and respective portions of the spec.) adjacent to the first base station, the method comprising the steps of:

sending a handoff required message (message, col. 9 lines 24-50) from the first base station to the mobile switching center, the handoff required message including a service type identifier indicating a concurrent service of the voice and packet data and a service configuration record;

sending from the mobile switching center (MSC 102, col. 8 lines 35-53) the service type identifier and the service configuration record of the received handoff required message to the second base station;

determining (processing, col. 10 lines 1-16) in the second base station whether it is possible to communicate with the mobile station using a radio resource specified in the service type identifier and the service configuration record, and sending, when it is not possible to communicate with the mobile station, to the mobile switching center a new service type identifier and a new configuration record indicating that communicating with one of the voice and packet data with the mobile station is possible;

sending from the mobile switching center (MSC 102, col. 10 lines 7-12) the new service type identifier and the new service configuration record to the first base station (BS1 108, col. 10 lines 7-12) and sending from the first base station the new service type identifier and the new service configuration record to the mobile station (SU1 112, col. 10 lines 12-16); and

forming in the mobile station a communication link to the second base station according to the new service type identifier and the new (new, col. 10 lines 13-16) service configuration record.

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Referring to claim 2, Krishnamurthi et al. discloses the method of claim 1, wherein the service configuration record comprises resource information including a radio channel (radio, col. 5 lines 1-8 and channel, col. 6 lines 34-52).

Referring to claim 3, Krishnamurthi et al. discloses the method of claim 1, wherein the service configuration record comprises resource information including a data rate (transmission rate, col. 6 lines 38-43).

Allowable Subject Matter

5. Claims 4-7 are allowed.

Response to Arguments

6. Applicant's arguments with respect to claims 1-3 have been considered but are moot in view of the new ground(s) of rejection.

Conclusion

7. Any response to this action should be mailed to:

Commissioner of Patents and Trademarks Washington, D.C. 20231

or faxed to:

(703) 305-3988, (for formal communications intended for entry)

Or:

(703) 305-3988 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA. 22202, Sixth Floor (Receptionist).

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamal A. Fox whose telephone number is (571) 272-3143. The examiner can normally be reached on Monday-Friday 6:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wellington Chin can be reached on (571) 272-3134. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9315 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 306-

0377.

Jamal A. Fox

WELLINGTON CHIN ERVISORY PATENT EXAMINE